of said board shall reside in any county in which any of said State institutions are located."

Mr. Smith moves to amend by adding the following proviso after section 1: "Provided, that no member of the said board shall be connected directly or indirectly with any State institution."

Mr. Spainhour calls the previous question.

The call is sustained.

The amendments offered by Messrs. Smith and Watts are adopted.

Mr. Rountree moves to reconsider the vote by which the amendment offered by Mr. Watts was adopted.

The motion is lost.

Mr. Gattis moves to adjourn until 10 o'clock to-morrow morning, and on his motion to ajourn demands the ayes and noes.

The call is sustained.

The motion to adjourn is lost by the following vote:

Those voting in the affirmative are:

Messrs. Barco, Beasley, Beddingfield, Benbow, Bradsher, Caloway, Carlton, Collins, Fields, Gattis, Graham, Hartley, Jenkins, Long, MacKethan, Mauney, McIver, Morris, Payne, Pearson, Roberson, Rountree, Seawell, Sheets, Simms, White of Halifax, Willard—27.

Those voting in the negative are:

Messrs. Alexander, Allen of Columbus, Allen of Wayne, Ardrey, Barnhill, Blalock, Blount, Blythe, Brittain, Burnett, Carraway, Carson, Coleman, Curtis, Daughtridge, Dean, Dees, Duls, Duncan, Ebbs, Ellen, Gaither, Garrett, Hoey, Isbell, Lane, Lawrence, Little, Mann, McFarland, McIntosh, McLean, Morgan, Nash, Oliver, Owen, Page, Parker, Patterson, Petree, Reinhardt, Richardson, Robinson, Ross, Rothrock, Russell, Shelton, Smith, Spainhour, Stevenson, Thompson, Ward, Watts, Whitaker of Forsyth, White of Jones, Zachary—56.